

### **REMARKS/ARGUMENTS**

Claims 1-18 are pending and rejected in the application. In this response, claims 1-12 are cancelled without prejudice or disclaimer, and claims 13 and 16 are amended. Applicants reserve the right to pursue the subject matter of claims 1-12 in future continuing applications.

Claims 1-18 are rejected under 35 U.S.C. § 103(a) as being unpatentable over O'Rourke et al., (hereinafter "O'Rourke"), U.S. 7,117,436 B1, in view of Alexander (hereinafter "Alexander"), U.S. 2004/0205528.

Independent claims 13 and 16 are amended to bring out further aspects of the embodiments of the present application. Applicants submit the cited references fails to teach or suggest, among other things, at least a system for initializing a modified XML data element to form an XML script containing an original web page template for display by a web browser; determining if delimiters are present in the incoming XML data element; parsing the incoming XML data element based on the delimiters to determine the source web page (*e.g.*, as described in claim 13).

First, Applicants agree with the Office Action's assertion O'Rourke fails to teach at least parsing the incoming XML data element based on delimiters to determine the source web page, a destination web page, and data to be received by the destination web page, and creating a pretoken from the data in the incoming XML data element; concatenating the pretoken to form a modified XML data element. *See* Office Action dated 7/11/2008, pages 9 and 10. Applicants maintain Alexander fails to teach or suggest at least these limitations for reasons similar to those presented in previous responses. Moreover, Applicants also assert the cited references fail to teach or suggest at least the newly amended limitations of independent claims 13 and 16.

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Reconsideration of the pending claims, and withdrawal of the currently lacking rejections are respectfully requested.

Applicants submit claims 13 and 16 are allowable. Claims 14-15, and 17-18 are allowable at least for depending from an allowable base claim.

Applicant respectfully submits that this application is in condition for allowance. A Notice of Allowance is earnestly solicited.

The Examiner is invited to contact the undersigned at (408) 975-7950 to discuss any matter concerning this application. The Office is hereby authorized to charge any additional fees or credit any overpayments under 37 C.F.R. § 1.16 or § 1.17 to Deposit Account No. 11-0600.

Respectfully submitted,

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